

CLERK, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS

ENTERED

THE DATE OF ENTRY IS ON
THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed February 11, 2022

Inited States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:

HIGHLAND CAPITAL MANAGEMENT, L.P., 1

Reorganized Debtor.

MARC S. KIRSCHNER, AS LITIGATION TRUSTEE OF THE LITIGATION SUB-TRUST,

Plaintiff,

v.

OTT

Chapter 11

Case No. 19-34054-sgj11

Adv. Pro. No. 21-03076-sgj

JAMES D. DONDERO; MARK A. OKADA; SCOTT ELLINGTON; ISAAC LEVENTON; GRANT JAMES SCOTT III; FRANK WATERHOUSE; STRAND ADVISORS, INC.; NEXPOINT ADVISORS, L.P.; HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS, L.P.; DUGABOY INVESTMENT TRUST AND NANCY DONDERO, AS TRUSTEE OF

¹ The last four digits of the Reorganized Debtor's taxpayer identification number are (8357). The Reorganized Debtor is a Delaware limited partnership. The Reorganized Debtor's headquarters and service address are 100 Crescent Court, Suite 1850, Dallas, TX 75201.

DUGABOY INVESTMENT TRUST; GET GOOD TRUST AND GRANT JAMES SCOTT III, AS TRUSTEE OF GET GOOD TRUST; HUNTER MOUNTAIN INVESTMENT TRUST; MARK & PAMELA OKADA FAMILY TRUST - EXEMPT TRUST #1 AND LAWRENCE TONOMURA AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #1; MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #2 AND LAWRENCE TONOMURA IN HIS CAPACITY AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #2; CLO HOLDCO, LTD.; CHARITABLE DAF HOLDCO, LTD.; CHARITABLE DAF FUND, LP.; HIGHLAND DALLAS FOUNDATION; RAND PE FUND I, LP, SERIES 1; MASSAND CAPITAL, LLC; MASSAND CAPITAL, INC.; SAS ASSET RECOVERY, LTD.; AND CPCM, LLC,

Defendants.

ORDER APPROVING STIPULATION REGARDING DEFENDANTS' MOTIONS TO WITHDRAW THE REFERENCE

Upon consideration of the *Stipulation Regarding Defendants' Motions to Withdraw the Reference* [Docket No. 65] (the "<u>Stipulation</u>"), ² by and among Marc S. Kirschner, as Litigation Trustee of the Litigation Sub-Trust (the "<u>Litigation Trustee</u>"), and the Defendants (together with the Litigation Trustee, the "Parties"), it is **HEREBY ORDERED THAT:**

- 1. This Stipulation, a copy of which is attached hereto as **Exhibit A**, is **APPROVED**.
- 2. The Stipulation shall become effective immediately upon entry of this Order.
- 3. The Parties shall adhere to the following deadlines with regard to the Motions to Withdraw, as set forth in the Stipulation:
 - a. Any Motions to Withdraw that have not yet been filed shall be filed no later than February 1, 2022;

² Capitalized terms not otherwise defined in this Order shall have the meanings ascribed to them in the Stipulation.

- b. The Litigation Trustee's response to the Motions to Withdraw shall be filed no later than 12:00 p.m. Central Time on March 4, 2022;
- c. Movants' reply briefs in support of the Motions to Withdraw shall be filed no later than 12:00 p.m. Central Time on March 14, 2022;
- d. The status conference on all Motions to Withdraw provided for by Local Rule 5011-1(a) shall be held by this Court on March 17, 2022 at 9:30 a.m. Central Time, and each movant will file a notice of hearing reflecting that date, if such notice has not yet been filed;
- e. Any further proceedings on the Motions to Withdraw (if any) shall be scheduled as the Court provides; and
- f. All remaining deadlines in the Initial Response & Briefing Schedule [Docket No. 20] and the Scheduling Order [Docket No. 23] shall be extended by 30 days, as reflected in the proposed amended scheduling order attached hereto as **Exhibit B**.
- 4. The Court shall retain jurisdiction over all disputes arising out of or otherwise concerning the interpretation and enforcement of the Stipulation and this Order.

###End of Order###

EXHIBIT A

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

In re:

HIGHLAND CAPITAL MANAGEMENT, L.P., 1

Reorganized Debtor.

MARC S. KIRSCHNER, AS LITIGATION TRUSTEE OF THE LITIGATION SUB-TRUST,

Plaintiff,

v.

JAMES D. DONDERO; MARK A. OKADA; SCOTT ELLINGTON; ISAAC LEVENTON; GRANT JAMES SCOTT III; FRANK WATERHOUSE; STRAND ADVISORS, INC.; NEXPOINT ADVISORS, L.P.; HIGHLAND CAPITAL MANAGEMENT ADVISORS, L.P.; DUGABOY INVESTMENT TRUST AND NANCY DONDERO, AS TRUSTEE OF DUGABOY INVESTMENT TRUST; GET GOOD TRUST AND GRANT JAMES SCOTT III, AS TRUSTEE OF GET GOOD TRUST; HUNTER MOUNTAIN INVESTMENT TRUST; MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #1 AND LAWRENCE TONOMURA AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST - EXEMPT TRUST #1; MARK & PAMELA OKADA FAMILY TRUST – ÉXEMPT TRUST #2 AND LAWRENCE TONOMURA IN HIS CAPACITY AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST - EXEMPT TRUST #2; CLO HOLDCO, LTD.; CHARITABLE DAF HOLDCO, LTD.; CHARITABLE DAF FUND, LP.; HIGHLAND DALLAS FOUNDATION; RAND PE FUND I, LP, SERIES 1; MASSAND CAPITAL, LLC; MASSAND CAPITAL, INC.; SAS ASSET RECOVERY, LTD.; AND CPCM, LLC,

Defendants.

Chapter 11

Case No. 19-34054-sgj11

Adv. Pro. No. 21-03076-sgj

STIPULATION

¹ The last four digits of the Reorganized Debtor's taxpayer identification number are (8357). The Reorganized Debtor is a Delaware limited partnership. The Reorganized Debtor's headquarters and service address are 100 Crescent Court, Suite 1850, Dallas, TX 75201.



STIPULATION REGARDING DEFENDANTS' MOTIONS TO WITHDRAW THE REFERENCE

This stipulation (the "<u>Stipulation</u>") is made and entered into, subject to Court approval, in the above-captioned adversary proceeding (the "<u>Adversary Proceeding</u>") by and among Marc S. Kirschner, as Litigation Trustee of the Litigation Sub-Trust (the "<u>Litigation Trustee</u>"), and the Defendants ("<u>Defendants</u>" and together with the Litigation Trustee, the "<u>Parties</u>"), ² by and through their respective undersigned counsel.³ In support of the Stipulation, the Parties respectfully state as follows:

WHEREAS, on October 16, 2019, Highland Capital Management, L.P. ("<u>HCMLP</u>"), filed a voluntary petition for relief under title 11 of the United States Code with the United States Bankruptcy Court for the District of Delaware. The case was subsequently transferred to the Bankruptcy Court for the Northern District of Texas, Dallas Division and captioned *In re Highland Capital Management*, *L.P.*, Case No. 19-34054-sgj11;

WHEREAS, on October 15, 2021, the Litigation Trustee commenced the Adversary Proceeding by filing a complaint [Docket No. 1] (the "Complaint");

WHEREAS, on November 16, 2021, the Parties entered into the Initial Response & Briefing Schedule [Docket No. 20], which was approved by the Court on December 17, 2021 [Docket No. 23];

² "<u>Defendants</u>" includes all defendants set forth in the case caption, except for SAS Asset Recovery, Ltd. Defendants who have filed motions to withdraw the reference include: Scott Ellington, Isaac Leventon, Frank Waterhouse, and CPCM, LLC (the "<u>Former Employee Defendants</u>"); Mark A. Okada ("<u>Okada</u>"), The Mark & Pamela Okada Family Trust – Exempt Trust #1 ("<u>MPO Trust 1</u>") and Lawrence Tonomura in his Capacity as Trustee, and The Mark & Pamela Okada Family Trust – Exempt Trust #2 ("<u>MPO Trust 2</u>") and Lawrence Tonomura in his Capacity as Trustee (collectively, the "<u>Okada Defendants</u>"); NexPoint Advisors L.P. ("<u>NPA</u>") and Highland Capital Management Fund Advisors, L.P. ("<u>HCMFA</u>"); James Dondero, Dugaboy Investment Trust, Get Good Trust, and Strand Advisors, Inc. (collectively, the "<u>Dondero Defendants</u>"); Grant James Scott III; and CLO Holdco, Ltd., Highland Dallas Foundation, Inc., Charitable DAF Fund, LP, and Charitable DAF Holdco, Ltd. (the "<u>CLO Holdco-Related Defendants</u>").

³ This Stipulation is entered into without waiver of each Defendant's right to challenge the basis for jurisdiction of the court in this case.

WHEREAS, on December 2, 2021, the Parties entered into the Scheduling Order [Docket No. 21], which was approved by the Court on December 17, 2021 [Docket No. 22];

WHEREAS, on January 18, 2022, the Former Employee Defendants filed the *Motion to*Withdraw the Reference for Causes of Action in the Complaint Asserted Against the Former

Employee Defendants [Docket No. 27] (the "Former Employee Defendants' Motion to

Withdraw");

WHEREAS, on January 21, 2022, the Okada Defendants filed the *Motion of the Okada Parties to Withdraw the Reference* [Docket No. 36] (the "Okada Defendants' Motion to Withdraw"), and NPA and HCMFA filed the *Motion to Withdraw the Reference for the Causes of Action in the Complaint Asserted Against Defendants* [Docket No. 39] (the "NPA and HCMFA Motion to Withdraw");

WHEREAS, on January 25, 2022, the Dondero Defendants filed *Defendants James D. Dondero, Dugaboy Investment Trust, Get Good Trust, and Strand Advisors, Inc.'s Motion to Withdraw the Reference* [Docket No. 45] (the "Dondero Defendants' Motion to Withdraw");

WHEREAS, on January 26, 2022, Defendant Grant James Scott III filed his *Motion to Withdraw the Reference* [Docket No. 50] (the "Scott Motion to Withdraw") and the CLO Holdco-Related Defendants filed their *Motion to Withdraw the Reference* [Docket No. 59] (the "CLO Holdco-Related Defendants' Motion to Withdraw" and collectively with the Former Employee Defendants' Motion to Withdraw, the Okada Defendants' Motion to Withdraw, the NPA and HCMFA Motion to Withdraw, the Dondero Defendants' Motion to Withdraw, the Scott Motion to Withdraw, and any forthcoming motions to withdraw the reference, the "Motions to Withdraw");

WHEREAS, pursuant to the Local Rules, the Litigation Trustee's time to respond (a) to the Former Employee Defendants' Motion to Withdraw is on or before February 8; (b) to the Okada Defendants' Motion to Withdraw and the NPA and HCMFA Motion to Withdraw is on or before February 11; (c) to the Dondero Defendants' Motion to Withdraw is on or before February 15; and (d) to the Scott Motion to Withdraw and the CLO Holdco-Related Defendants' Motion to Withdraw is on or before February 16;

WHEREAS, on January 18, 2022, the Former Employee Defendants filed the *Motion to Stay the Adversary Proceeding Pending Resolution of the Motion to Withdraw the Reference* [Docket No. 30] (the "Stay Motion") and other Defendants joined in the Stay Motion. More specifically, the following Defendants have joined in the Stay Motion:

- a. The Okada Defendants joined in the Stay Motion on January 21, 2022, by filing their Joinder of the Okada Parties to the Former Employee Defendants' Motion to Stay the Adversary Proceeding Pending Resolution of the Motion to Withdraw the Reference [Docket No. 38];
- b. NPA and HCMFA joined in the Stay Motion on January 24, 2022, by filing their Joinder of Defendants NexPoint Advisors LP and Highland Capital Management Fund Advisors LP to the Former Employee Defendants' Motion to Stay the Adversary Proceeding Pending Resolution of the Motion to Withdraw the Reference [Docket No. 41];
- c. The Dondero Defendants joined in the Stay Motion on January 26, 2022, by filing their Joinder of the Dondero Defendants to the Former Employee Defendants' Motion to Stay the Adversary Proceeding [Docket No. 49]; and
- d. Defendant Grant James Scott joined in the Stay Motion on January 26, 2022, by filing his Joinder of Defendant Grant James Scott to the Former Employee Defendants' Motion to Stay the Adversary Proceeding Pending Resolution of the

Motion to Withdraw the Reference [Docket No. 52] (collectively, the "Stay Motions"); and

WHEREAS, the aforementioned Defendants have agreed, by separate Stipulation, to extend the Litigation Trustee's deadline to respond to the Stay Motions to February 8, 2022.

NOW, THEREFORE, it is hereby stipulated and agreed, and upon approval by the Court it shall be **SO ORDERED:**

- 1. Any Motions to Withdraw that have not yet been filed shall be filed no later than February 1, 2022;
- 2. The Litigation Trustee's response to the Motions to Withdraw shall be filed no later than 12:00 p.m. Central Time on March 4, 2022;
- 3. Movants' reply briefs in support of the Motions to Withdraw shall be filed no later than 12:00 p.m. Central Time on March 14, 2022;
- 4. The status conference on all Motions to Withdraw provided for by Local Rule 5011-1(a) shall be held by this Court on March 17, 2022 at 9:30 a.m. Central Time, after which this Court will issue its report and recommendation under Local Rule 5011-1(b);
- 5. Any further proceedings on the Motions to Withdraw (if any) shall be scheduled as the Court provides;
- 6. All remaining deadlines in the Initial Response & Briefing Schedule and the Scheduling Order shall be extended by 30 days; and
- 7. This Stipulation Regarding Defendants' Motions To Withdraw is without prejudice to all parties' rights with respect to the Stay Motions.

Dated: January 31, 2022

Respectfully submitted,

SIDLEY AUSTIN LLP

/s/ Paige Holden Montgomery

Paige Holden Montgomery Juliana L. Hoffman 2021 McKinney Avenue, Suite 2000 Dallas, Texas 74201

Telephone: (214) 981-3300 Facsimile: (214) 981-3400

-and-

QUINN EMANUEL URQUHART & SULLIVAN LLP

Susheel Kirpalani (admitted *pro hac vice*)
Deborah J. Newman (admitted *pro hac vice*)
Robert Loigman (admitted *pro hac vice*)
Benjamin I. Finestone (admitted *pro hac vice*)
Jordan Harap (admitted *pro hac vice*)
Alexandre J. Tschumi (admitted *pro hac vice*)
51 Madison Avenue, 22nd Floor
New York, NY 10010
Telephone: (212) 849-7000

Counsel for the Marc. S. Kirschner, as Litigation Trustee of the Highland Litigation Sub-Trust

BAKER & MCKENZIE LLP

/s/ Debra A. Dandeneau

Michelle Hartmann 1900 North Pearl, Suite 1500 Dallas, Texas 75201 Telephone: 214-978-3000

Facsimile: 214-978-3099

and

Debra A. Dandeneau (admitted *pro hac vice*) Blaire Cahn (admitted *pro hac vice*) 452 Fifth Ave New York, NY 10018

Telephone: 212-626-4875

Counsel for Scott Ellington, Isaac Leventon, Frank Waterhouse, and CPCM, LLC

SULLIVAN & CROMWELL LLP

/s/ Brian D. Glueckstein

Brian D. Glueckstein (admitted pro hac vice) New York Bar No. 4227005 gluecksteinb@sullcrom.com

125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588

and

Cortney C. Thomas Texas Bar No. 24075153 cort@brownfoxlaw.com BROWN FOX PLLC 8111 Preston Road, Suite 300 Dallas, Texas 75225 Telephone: (214) 327-5000 Facsimile: (214) 327-5001

Counsel for Defendants Mark Okada, The Mark and Pamela Okada Family Trust – Exempt Trust #1 and Lawrence Tonomura as Trustee, and The Mark and Pamela Okada

Family Trust – Exempt Trust #2 and Lawrence Tonomura as Trustee

STINSON LLP

/s/ Deborah Deitsch-Perez

Deborah Deitsch-Perez Texas State Bar No. 24036072 Michael P. Aigen Texas State Bar No. 24012196 3102 Oak Lawn Avenue, Suite 777 Dallas, Texas 75219-4259

Telephone: (214) 560-2201

Email: deborah.deitschperez@stinson.com

Email: michael.aigen@stinson.com

Attorneys for Defendants Nexpoint Advisors, L.P. and Highland Capital Management Fund Advisors, L.P.

DLA PIPER LLP (US)

/s/Amy L. Ruhland
Amy L. Ruhland (Rudd)
Texas Bar No. 24043561
Amy.Ruhland@us.dlapiper.com
303 Colorado Street, Suite 3000
Austin, TX 78701
Tele: 512.457.7000

Jason M. Hopkins Texas Bar No.24059969 1900 N. Pearl Street, Suite 2200 Dallas, Texas 75201

Tel: 214-743-4500/Fax: 214-743-4545 Email: jason.hopkins@us.dlapiper.com

Attorneys for Defendants James Dondero, Dugaboy Investment Trust, Get Good Trust, and Strand Advisors, Inc.

KANE RUSSELL COLEMAN LOGAN PC

/s/John J. Kane

John J. Kane State Bar No. 24066794 Brian W. Clark State Bar No. 24032075 901 Main Street, Suite 5200 Dallas, Texas 75202 Telephone - (214) 777-4200 Telecopier - (214) 777-4299

E-mail: jkane@krcl.com E-mail: bclark@krcl.com

Attorneys for Defendant Grant James Scott

KELLY HART PITRE

/s/Louis M. Phillips

Louis M. Phillips (#10505) One American Place 301 Main Street, Suite 1600 Baton Rouge, LA 70801-1916 Telephone: (225) 381-9643 Facsimile: (225) 336-9763

Email: louis.phillips@kellyhart.com

Amelia L. Hurt (LA #36817, TX #24092553)

400 Poydras Street, Suite 1812 New Orleans, LA 70130 Telephone: (504) 522-1812 Facsimile: (504) 522-1813

Email: amelia.hurt@kellyhart.com

and

KELLY HART & HALLMAN

Hugh G. Connor II
State Bar No. 00787272
hugh.connor@kellyhart.com
Michael D. Anderson
State Bar No. 24031699
michael.anderson@kellyhart.com
Katherine T. Hopkins
Texas Bar No. 24070737
katherine.hopkins@kellyhart.com
201 Main Street, Suite 2500
Fort Worth, Texas 76102
Telephone: (817) 332-2500

Attorneys for Defendants CLO HoldCo, Ltd., Charitable DAF HoldCo, Ltd., Charitable DAF Fund, L.P., and Highland Dallas Foundation

EXHIBIT B

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:

HIGHLAND CAPITAL MANAGEMENT, L.P., 1

Reorganized Debtor.

MARC S. KIRSCHNER, AS LITIGATION TRUSTEE OF THE LITIGATION SUB-TRUST,

Plaintiff,

v.

JAMES D. DONDERO; MARK A. OKADA; SCOTT ELLINGTON; ISAAC LEVENTON; GRANT JAMES SCOTT III; FRANK WATERHOUSE; STRAND ADVISORS, INC.; NEXPOINT ADVISORS, L.P.; HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS, L.P.; DUGABOY INVESTMENT TRUST AND NANCY DONDERO, AS TRUSTEE OF

Chapter 11

Case No. 19-34054-sgj11

Adv. Pro. No. 21-03076-sgj

¹ The last four digits of the Reorganized Debtor's taxpayer identification number are (8357). The Reorganized Debtor is a Delaware limited partnership. The Reorganized Debtor's headquarters and service address are 100 Crescent Court, Suite 1850, Dallas, TX 75201.

DUGABOY INVESTMENT TRUST; GET GOOD TRUST AND GRANT JAMES SCOTT III, AS TRUSTEE OF GET GOOD TRUST; HUNTER MOUNTAIN INVESTMENT TRUST; MARK & PAMELA OKADA FAMILY TRUST - EXEMPT TRUST #1 AND LAWRENCE TONOMURA AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #1; MARK & PAMELA OKADA FAMILY TRUST - EXEMPT TRUST #2 AND LAWRENCE TONOMURA IN HIS CAPACITY AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #2; CLO HOLDCO, LTD.; CHARITABLE DAF HOLDCO, LTD.; CHARITABLE DAF FUND, LP.; HIGHLAND DALLAS FOUNDATION; RAND PE FUND I, LP, SERIES 1; MASSAND CAPITAL, LLC; MASSAND CAPITAL, INC.; SAS ASSET RECOVERY, LTD.; AND CPCM, LLC,

Defendants.

AMENDED SCHEDULING ORDER

Plaintiff Marc S. Kirschner, as Litigation Trustee of the Litigation Sub-Trust (the "Litigation Trustee"), and the Defendants² (together with the Litigation Trustee, the "Parties"), in accordance with the Court's approval of the Stipulation Regarding Defendants' Motions to Withdraw the Reference [Docket No. 65] (the "Stipulation"), reflected in the Order Approving Stipulation Regarding Defendants' Motions to Withdraw the Reference, hereby submit this Amended Scheduling Order (the "Scheduling Order") that supersedes and replaces the deadlines set forth in the Order Approving Stipulation and Proposed Initial Response and Briefing Schedule [Docket No. 23] (the "Initial Response and Briefing Schedule") and the deadlines set forth in the Order Approving Stipulation and Proposed Scheduling Order [Docket No. 22] (the "Original Scheduling Order"). Accordingly, it is HEREBY ORDERED THAT:

² Capitalized terms not otherwise defined in this Order shall have the meanings ascribed to them in the Stipulation.

- All remaining deadlines in the Initial Response and Briefing Schedule and the Original Scheduling Order shall be extended by 30 days.
- 2. Therefore, the Parties shall adhere to the following deadlines, which govern this Adversary Proceeding:

Event	Deadline
Deadline for each Defendant to answer or otherwise move	March 23, 2022
against the Complaint	
Deadline for the Litigation Trustee to file an opposition to	July 21, 2022
any motion filed by the Defendant(s) in response to the	
Complaint	
Deadline for each Defendant to file a reply to the	September 14, 2022
Litigation Trustee's filing in opposition to any motion	
filed by Defendant(s) in response to the Complaint	
Substantial completion of fact discovery	September 30, 2022
Start of fact depositions	Earlier of October 31, 2022 or
	decision on the last outstanding
	motion to dismiss
Completion of fact depositions	January 30, 2023
Deadline to exchange names and addresses of experts and	March 6, 2023
expert witness reports	
Deadline to exchange names and addresses of rebuttal	May 1, 2023
experts and rebuttal expert witness reports	
Expert discovery closes	June 5, 2023
Dispositive motion deadline	July 3, 2023
Deadline to file a response to dispositive motions	August 28, 2023
Deadline to file a reply in support of dispositive motions	September 25, 2023
Last date for hearings on dispositive motions (subject to	October 16, 2023
the Court's schedule)	
Deadline to exchange expert and witness lists	October 23, 2023
Joint pretrial order deadline	November 27, 2023
Written proposed findings of fact and conclusions of law	November 27, 2023
deadline	
Docket call	December 11, 2023 at 1:30 pm CT

3. Plaintiff shall be permitted to amend his complaint as a matter of course under Fed. R. Civ. P. 15 and Fed. R. Bankr. P. 7015 on or prior to May 19, 2022. In the event that Plaintiff amends his complaint pursuant to this provision, the Parties will negotiate in good faith regarding

a schedule for answers to and motions to dismiss the amended complaint that is commensurate in scope with the amendment; provided, however, that Defendants shall be afforded at least 45 days to answer or otherwise move against the amended complaint.

- 4. This Scheduling Order shall only be modified in a writing signed by the Parties or upon entry of an order of the Court entered upon notice to the Parties.
- 5. The Court shall retain jurisdiction over all disputes arising out of or otherwise concerning the interpretation and enforcement of the Stipulation and this Scheduling Order.

###End of Order###

AGREED AS TO FORM AND SUBSTANCE:

Dated: February 9, 2022 Respectfully submitted,

SIDLEY AUSTIN LLP

/s/ Paige Holden Montgomery

Paige Holden Montgomery Juliana L. Hoffman 2021 McKinney Avenue, Suite 2000 Dallas, Texas 74201

Telephone: (214) 981-3300 Facsimile: (214) 981-3400

-and-

QUINN EMANUEL URQUHART & SULLIVAN LLP

Susheel Kirpalani (admitted *pro hac vice*)
Deborah J. Newman (admitted *pro hac vice*)
Robert Loigman (admitted *pro hac vice*)
Benjamin I. Finestone (admitted *pro hac vice*)
Jordan Harap (admitted *pro hac vice*)
Alexandre J. Tschumi (admitted *pro hac vice*)
51 Madison Avenue, 22nd Floor
New York, NY 10010
Telephone: (212) 849-7000

Counsel for the Marc. S. Kirschner, as Litigation Trustee of the Highland Litigation Sub-Trust

KANE RUSSELL COLEMAN LOGAN PC

/s/ John J. Kane

John J. Kane Brian W. Clark 901 Main Street, Suite 5200 Dallas, Texas 75202 Telephone: (214) 777-4200

Facsimile: (214) 777-4299

Counsel for Defendant Grant James Scott III

KELLY HART PITRE

/s/ Louis M. Phillips

Louis M. Phillips
One American Place
301 Main Street, Suite 1600
Baton Rouge, LA 70801
Telephone: (225) 381-9643
Facsimile: (225) 336-9763
Amelia L. Hurt
400 Poydras Street, Suite 1812
New Orleans, LA 70130
Telephone: (504) 522-1812
Facsimile: (504) 522-1813

and

KELLY HART & HALLMAN

Hugh G. Connor II Michael D. Anderson Katherine T. Hopkins 201 Main Street, Suite 2500 Fort Worth, Texas 76102 Telephone: (817) 332-2500 Facsimile: (817) 878-9280

Counsel for Defendants CLO Holdco, Ltd., Highland Dallas Foundation, Inc., Charitable DAF Fund, LP, and Charitable DAF Holdco, Ltd.

STINSON L.L.P.

/s/ Deborah Deitsch-Perez

Deborah Deitsch-Perez 3102 Oak Lawn Avenue. Suite 777 Dallas, Texas 75219 Telephone: (214) 560-2201 Facsimile: (214) 560-2203

Counsel for Defendants NexPoint Advisors,

L.P. and Highland Capital Management Fund Advisors, L.P.

DLA PIPER LLP

/s/ Amy L. Ruhland

Amy L. Ruhland 303 Colorado Street, Suite 3000 Austin, Texas 78701 Telephone: (512) 457-7000

Facsimile: (512) 457-7001

Counsel for Defendants James D. Dondero, Strand Advisors, Inc., The Dugaboy Investment Trust, and The Get Good Trust

BAKER & MCKENZIE LLP

/s/ Debra A. Dandeneau

Michelle Hartmann 1900 North Pearl, Suite 1500 Dallas, Texas 75201 Telephone: 214, 978, 3000

Telephone: 214-978-3000 Facsimile: 214-978-3099

and

Debra A. Dandeneau 452 Fifth Ave New York, NY 10018 Telephone: 212-626-4875

Counsel for Scott Ellington, Isaac Leventon, Frank Waterhouse, and CPCM, LLC

ROCHELLE MCCULLOUGH LLP

/s/ E.P. Keiffer

E.P. Keiffer
325 North St. Paul Street, Suite 4500
Dallas, Texas 75201
Telephone: (214) 580-2525

Facsimile: (214) 953-0185

Counsel for Hunter Mountain Investment Trust and Rand PE Fund I, LP, Series I

SULLIVAN & CROMWELL LLP

/s/ Brian D. Glueckstein
Brian D. Glueckstein

125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588

And

Cortney C. Thomas BROWN FOX PLLC 8111 Preston Road, Suite 300 Dallas, Texas 75225 Telephone: (214) 327-5000 Facsimile: (214) 327-5001

and

SULLIVAN & CROMWELL LLP

Counsel for Mark Okada, The Mark and Pamela Okada Family Trust – Exempt Trust #1, and The Mark and Pamela Okada Family Trust – Exempt Trust #2

VANACOUR PERKINS PLLC

/s/ Kevin Perkins

Jason Vanacour Kevin Perkins 5851 Legacy Circle #600 Plano, TX 75024

Telephone: (972) 865-6033 Facsimile: (972) 476-1109

Counsel for Massand Capital, Inc. and Massand Capital, LLC

United States Bankruptcy Court Northern District of Texas

Kirschner,

Plaintiff Adv. Proc. No. 21-03076-sgj

Dondero,

Defendant

CERTIFICATE OF NOTICE

District/off: 0539-3 User: admin Page 1 of 3
Date Rcvd: Feb 11, 2022 Form ID: pdf001 Total Noticed: 5

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Feb 13, 2022:

Recipi ID Recipient Name and Address

dft + CPCM, LLC, c/o Ross & Smith, PC, Attn: Frances A. Smith, 700 N. Pearl Street, Suite 1610 Dallas, TX 75201-7459

dft + Highland Capital Management Fund Advisors, L.P., K&LGates LLP, c/o Stephen G. Topetzes, 1600 K Street, NW, Washington, DC

20006-2806

dft + Hunter Mountain Investment Trust, c/o E. P Keiffer, Rochelle McCullough, LLP, 325 North St., Paul St., Suite 4500, Dallas, TX

75201-3827

dft + NexPoint Advisors, L.P., K&L Gates LLP, c/o Stephen G. Topetzes, 1600 K Street, NW, Washington, DC 20006-2806

TOTAL: 4

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time

Standard Time

Recip ID Notice Type: Email Address Date/Time Recipient Name and Address

st + Email/Text: ustpregion06.da.ecf@usdoj.gov

Feb 11 2022 21:30:00 United States Trustee, 1100 Commerce Street, Room 976, Dallas, TX 75242-0996

TOTAL: 1

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID
dftBypass Reason
MASSAND CAPITAL, INC.dftMASSAND CAPITAL, LLCdftMASSAND CAPITAL, LLCdftSAS ASSET RECOVERY, LTD

TOTAL: 3 Undeliverable, 0 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Feb 13, 2022 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

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Date Rcvd: Feb 11, 2022 Form ID: pdf001 Total Noticed: 5

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on February 11, 2022 at the address(es) listed

Name Email Address

Brian D. Glueckstein

on behalf of Defendant MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #2 AND LAWRENCE TONOMURA

IN HIS CAPACITY AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #2

gluecksteinb@sullcrom.com

Brian D. Glueckstein

on behalf of Defendant Mark Okada gluecksteinb@sullcrom.com

Brian D. Glueckstein

on behalf of Defendant MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #1 AND LAWRENCE TONOMURA

AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #1 gluecksteinb@sullcrom.com

Cortney C. Thomas

on behalf of Defendant Mark Okada cort@brownfoxlaw.com korourke@brownfoxlaw.com

Cortney C. Thomas

on behalf of Defendant MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #2 AND LAWRENCE TONOMURA

IN HIS CAPACITY AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #2

cort@brownfoxlaw.com korourke@brownfoxlaw.com

Cortney C. Thomas

on behalf of Defendant MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #1 AND LAWRENCE TONOMURA

AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST EXEMPT TRUST #1 cort@brownfoxlaw.com

korourke@brownfoxlaw.com

Deborah Rose Deitsch-Perez

on behalf of Defendant NexPoint Advisors L.P. deborah.deitschperez@stinson.com,

patricia.tomasky@stinson.com;kinga.mccoy@stinson.com

Deborah Rose Deitsch-Perez

on behalf of Defendant Highland Capital Management Fund Advisors L.P. deborah.deitschperez@stinson.com,

patricia.tomasky@stinson.com;kinga.mccoy@stinson.com

Debra A Dandeneau

on behalf of Defendant Isaac Leventon debra.dandeneau@bakermckenzie.com blaire.cahn@bakermckenzie.com

Debra A Dandeneau

on behalf of Defendant Scott Ellington debra.dandeneau@bakermckenzie.com blaire.cahn@bakermckenzie.com

Debra A Dandeneau

on behalf of Defendant CPCM LLC debra.dandeneau@bakermckenzie.com, blaire.cahn@bakermckenzie.com

Debra A Dandeneau

on behalf of Defendant Frank Waterhouse debra.dandeneau@bakermckenzie.com blaire.cahn@bakermckenzie.com

Edwin Paul Keiffer

on behalf of Defendant RAND PE FUND I LP, SERIES 1 pkeiffer@romclaw.com, bwallace@romclaw.com

Edwin Paul Keiffer

 $on \ behalf \ of \ Defendant \ Hunter \ Mountain \ Investment \ Trust \ pkeiffer @romclaw.com \\ bwallace @romclaw.com \\ bwal$

Jason Michael Hopkins

on behalf of Defendant GET GOOD TRUST AND GRANT JAMES SCOTT III AS TRUSTEE OF GET GOOD TRUST

jason.hopkins@dlapiper.com, jen.westin@dlapiper.com; jason-hopkins-2248@ecf.pacerpro.com

Jason Michael Hopkins

on behalf of Defendant James D. Dondero jason.hopkins@dlapiper.com jen.westin@dlapiper.com;jason-hopkins-2248@ecf.pacerpro.com

Jason Michael Hopkins

on behalf of Defendant STRAND ADVISORS INC jason.hopkins@dlapiper.com,

jen.westin@dlapiper.com;jason-hopkins-2248@ecf.pacerpro.com

Jason Michael Hopkins

on behalf of Defendant DUGABOY INVESTMENT TRUST AND NANCY DONDERO AS TRUSTEE OF DUGABOY INVESTMENT TRUST jason.hopkins@dlapiper.com, jen.westin@dlapiper.com;jason-hopkins-2248@ecf.pacerpro.com

John J. Kane

on behalf of Defendant Grant James Scott III jkane@krcl.com ecf@krcl.com;jkane@ecf.courtdrive.com

Louis M. Phillips

on behalf of Defendant Highland Dallas Foundation Inc. louis.phillips@kellyhart.com,

june.alcantara-davis@kellyhart.com;Amelia.Hurt@kellyhart.com

Louis M. Phillips

on behalf of Defendant Charitable DAF Fund LP louis.phillips@kellyhart.com,

june.alcantara-davis@kellyhart.com;Amelia.Hurt@kellyhart.com

Louis M. Phillips

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on behalf of Defendant CLO HOLDCO LTD.; CHARITABLE DAF HOLDCO, LTD. louis.phillips@kellyhart.com,

june.alcantara-davis@kellyhart.com;Amelia.Hurt@kellyhart.com

Margaret Michelle Hartmann on behalf of Defendant CPCM LLC michelle.hartmann@bakermckenzie.com

Margaret Michelle Hartmann on behalf of Defendant Isaac Leventon michelle.hartmann@bakermckenzie.com

Margaret Michelle Hartmann on behalf of Defendant Frank Waterhouse michelle.hartmann@bakermckenzie.com

Margaret Michelle Hartmann on behalf of Defendant Scott Ellington michelle.hartmann@bakermckenzie.com

Melissa S. Hayward on behalf of Debtor Highland Capital Management L.P. MHayward@HaywardFirm.com, mholmes@HaywardFirm.com

Paige Holden Montgomery

txefilingnotice@sidley.com;paige-montgomery-7756@ecf.pacerpro.com;crognes@sidley.com;ebromagen@sidley.com;efilingnotice@sidley.com

Zachery Z. Annable on behalf of Debtor Highland Capital Management L.P. zannable@haywardfirm.com

TOTAL: 29